(1) 11161 RECORDATION NO. Filed 1425 UEU 05 1979-9 20 AM-359AC16 INTERSTATE COMMERCE COMMISSION

· August 17, 1979

CC Washington, S. C.

Ms. Mildred Lee Interstate Commerce Commission Room 2227 12th and Constitutional Avenues, N. W. Washington, D. C. 20423

Dear Ms. Lee:

We request that the following document be recorded pursuant to the provisions of Section 20C of the Interstate Commerce Act:

Security Agreement - dated August 9, 1979

between:

Lender:

North Carolina National Bank

Borrower: Joseph L. Wallace, Jr.

Judy B. Wallace

Equipment Description:

One (1) 50' 6" 70-ton boxcar Type XM Road Numbers HN 5089

A check for the \$50.00 recordation fee is enclosed. Please return one copy of the document showing the recording data to George Snead, NCNB National Division, One NCNB Plaza, Charlotte, N.C. 28255.

Sincerely,

Assistant Vice President

mls

OFFICE OF THE SELECTARY

George A. Snead Assist. Vice President NCNB Charlotte, N.C. 28255

Dear

Sir:

The enclosed document(s) was recorded pursuant to the provisions of Section 11303 of the Interstate Commerce Act, A: U.S.C. 11303, on at

12/5/79 9:20am recordation number (s).

, and assigned co-

111G1

Sincerely yours,

Agatha L. Margemerich Secretary

Enclosure(s)

Please send me the names of the parties involve in this tranaction and their addresses. I need it for my files.



INTERSTATE
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RECEIVED

JAN 8 1980

January 4, 1980

8 Adamstrative services MAIL UNIT

Ms. Agatha L. Mergenovich Secretary Interstate Commerce Commission Washington, D.C. 20423

Dear Ms. Mergenovich,

Recently you recorded documents under assigned recordation number 11161 for our bank. For your records, the parties involved were Joseph L. Wallace, Jr. and his wife Judy B. Wallace from Sanford, North Carolina as borrowers and North Carolina National Bank in Charlotte, North Carolina as lendor.

Best regards,

George A. Snead

Assistant Vice President

GAS:rfc

## SECURITY AGREEMENT

(Chattel Mortgage)

DEU 0 5 1979 9 20 AM

INTERSTATE COMMERCE COMMISSION

In consideration of the granting to the undersigned (herein referred to as "Debtor") by North Carolina National Bank, Charlotte \_\_\_\_\_\_, North Carolina (herein referred to as "Bank") of a loan in the amount of \$31,000.00 \_\_\_\_\_ as evidenced by promissory note of Debtor of even data because here. \$31,000.00 as evidenced by promissory note of Debtor of even date herewith, bearing interest at the rate and payable in accordance with the terms of said note, Debtor hereby grants to the Bank a security interest in the following property including any and all additions, accessions, replacements and substitutions thereto or therefor as well as the proceeds thereof (all herein referred to as "Collateral"): One (1) Box Car Type XM (50', 6'' 70-ton) bearing Road Numbers HN 5089 The Collateral shall also secure any and all other obligations or liabilities, direct or indirect, absolute or contingent, now existing or hereafter arising, of Debtor to Bank (all of which, including the above mentioned note, are hereinafter referred to as the "Obligations"), including further, without limitation, any sums which Bank may hereafter loan or advance to Debtor or any extension, revision, deferment or refinancing of the balance owing on the above mentioned note or other Obligations. The Debtor hereby warrants and covenants that: 1. The Collateral is and will be used for business purposes. If checked here X the Collateral is being acquired with the proceeds of the advance as evidenced by this agreement and the above mentioned note, which proceeds the Bank may disburse directly to the seller of Collateral. 2. The Collateral shall be located at on railroad trackage within the continental United States (No. and Street) of America (City or Town) (County) \_ until such time as written consent to a change of location (State) is obtained from the Bank. 3. If the Collateral is to be affixed to real estate, the name of the record owner of the real estate is \_ \_, and a description of the real estate is as follows: \_

	•
the Debtor, on demand of the Bank, shall furnish the having an interest in the real estate, of any interest in ing of any intended sale, mortgage or conveyance of th	Bank with a disclaimer or disclaimers, signed by all persons the Collateral. The Debtor agrees to notify the Bank in writter early and to give written notice of the terms and conditions aser, mortgagee or grantee of said realty and a copy of such
4. If the Collateral is a type normally used in mor	e than one state and the Debtor has a place of business in
more than one state, the Debtor's chief place of busin	ness is
•	(No. and Street)
Sanford	Lee
(City or Town)	(County)
North Carolina	, and the Debtor shall immediately notify the Bank in
writing of any change in the Debtor's chief place of b respect to any of the Collateral, Debtor shall cause the	ousiness. If certificates of title are issued or outstanding in
THIS AGREEMENT IS SUBJECT TO THE ADI SIDE HEREOF, THE SAME BEING INCORPORAT	DITIONAL PROVISIONS SET FORTH ON THE REVERSE ED HEREIN BY REFERENCE.
IN WITNESS WHEREOF, the Debtor has execu	ted this agreement this the 9th day of August, 1979
WITNESS/ATTEST:	
- Feline S. Kimball	(SEAL)
/ 1 D. SV. 1 00	Ch B Waller

## ADDITIONAL PROVISIONS

## FURTHER WARRANTIES AND COVENANTS OF THE DEBTOR

The Debtor hereby warrants and covenants that:

- 1. The Debtor shall not sell or offer to sell or otherwise transfer or encumber the Collateral or any interest therein without the prior written consent of the Bank and no financing statement covering any of the Collateral or any proceeds thereof is on file in any public office except as Bank may have been notified of in writing prior to execution of this agreement. The Debtor shall immediately notify the Bank in writing of any change in addresses from those shown in this agreement and shall also upon demand furnish to the Bank such further information and shall execute and deliver to the Bank such financing statements and other papers and shall do all such acts and things as the Bank may at any time or from time to time reasonably request or as may be necessary or appropriate to establish and maintain a perfected security interest in the Collateral as security for the Obligations, subject to no prior liens or encumbrances.
- 2. The Debtor shall keep the Collateral at all times insured against risks of loss or damage by fire (including extended coverage), theft and such other casualties as the Bank may reasonably require, including collision in the case of any motor vehicle, all in such amounts, under such forms of policies, upon such terms, for such periods and written by such companies or underwriters as the Bank may approve, losses in all cases to be payable to the Bank and the Debtor as their interests may appear. All policies of insurance shall contain long form Lender's Loss Payable clauses in favor of Bank; and the Debtor shall lodge such polices with the Bank as evidence of compliance with the provisions of this paragraph. It is agreed that the avails of all such insurance, if any loss should occur, may be applied by the Bank to the payment of the Obligations hereby secured or to the replacement of any of the Collateral damaged or destroyed, as Bank may elect or direct. The Bank may act as attorney for the Debtor in making, adjusting and settling claims under and canceling such insurance and endorsing the Debtor's name on any drafts drawn by insurers of the Collateral.
- 3. The Debtor shall keep the Collateral free from any adverse lien, security interest or encumbrance and in good order and repair, shall not waste or destroy the goods or any part thereof and shall not use the Collateral in violation of any applicable statute, ordinance or policy of insurance thereon. The Bank may examine and inspect the Collateral at any reasonable time or times wherever located.
- 4. The Debtor shall pay promptly when due all taxes and assessments upon the Collateral or for its use or operation or upon this agreement.

Additional Rights of Parties. The Debtor authorizes the Bank in its discretion to discharge taxes, liens or security interests, or other encumbrances at any time levied or placed on the Collateral, to place and pay for insurance thereon, to order and pay for the repair, maintenance and preservation thereof, and to pay any necessary filing or recording fees. Any amount so expended by the Bank pursuant to the foregoing authorization shall become additional indebtedness secured by this agreement and shall be payable upon the demand of the Bank. Until default the Debtor may have possession of the Collateral and use the same in any lawful manner not inconsistent with this agreement.

Events of Default — Remedies. Upon the occurrence of any of the following events or conditions, namely (I) default in the payment or performance of any of the Obligations, including without limitation the above mentioned note, or of any covenant or liability contained or referred to herein; (II) any warranty, representation or statement made or furnished to the Bank by or on behalf of the Debtor in connection with this agreement shall prove to have been false in any material respect when made or furnished; (III) loss, theft, substantial damage, destruction, sale or encumbrance to or of any of the Collateral, or the making of any levy, seizure or attachment thereof or thereon; (IV) if the Bank deems itself or the Collateral to be insecure; (V) death, dissolution, termination of existence, insolvency, business failure, appointment of a receiver of any part of the property of, assignment for the benefit of creditors by, or the commencement of any proceeding under any bankruptcy or insolvency laws by or against the Debtor or any guarantor or surety for the Debtor; thereupon, or at any time thereafter (such default not having previously been cured) the Bank, at its option, may declare all of the Obligations to be immediately due and payable and shall then have the remedies of a Secured Party under the Uniform Commercial Code. The Bank shall have the right to take possession of the Collateral and for that purpose the Bank may, so far as the Debtor can give authority therefor, enter upon any premises on which the Collateral or any part thereof may be situated and take possession of, assemble and remove the same therefrom and Debtor waives all process, notice and/or hearing in connection with such action or the underlying claim upon which such taking may be based. The Bank may require the Debtor to assemble and make the Collateral available to the Bank at a place to be designated by the Bank which is reasonably convenient to both parties. Unless the Collateral is perishable or threatens to decline speedily in value or

General. This agreement and the security interest in the Collateral created hereby shall terminate when the above mentioned note and other Obligations have been paid in full. No waiver by the Bank of any default shall be effective unless in writing nor operate as a waiver of any other default or of the same default on a future occasion. All rights of the Bank hereunder shall inure to the benefit of its successors and assigns; and all Obligations of the Debtor shall bind the heirs, legal representatives, successors and assigns of the Debtor. If there be more than one Debtor, their obligations hereunder shall be joint and several. This agreement shall take effect as a sealed instrument.

If and to the extent that applicable laws confer any rights or impose any duties inconsistent with or in addition to any of the provisions of this agreement, the affected provisions shall be considered amended to conform thereto, but all other provisions hereof shall remain in full force and effect.

STATE OF NORTH CAROLINA

COUNTY OF Jee

on the quant day of August, 1979, before me personally appeared Joseph L. Wallace, Jr. and Judy B. Wallace, to me personally known, who, being by me duly sworn, say that they are Joseph L. Wallace, Jr. and Judy B. Wallace, that the signatures affixed to the foregoing instrument are the signatures of the said individuals and that the said instrument was signed and sealed by each individual and they acknowledged that the execution of the foregoing instrument was the free act and deed of each individual.

(SEAL)

My Commission Expires September 25, 1984

(date)